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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/619,510	07/19/2000	Gert Berg	414-00	1287	
7	590 09/19/2002				
Alex R Sluzas			EXAM	EXAMINER	
	usand Market Street				
Philadelphia, PA 19103			ART UNIT	PAPER NUMBER	
			DATE MAILED: 09/19/2002	-	

Please find below and/or attached an Office communication concerning this application or proceeding.



Notification of Non-Compliance With 37 CFR 1.192(c)

Application No.	Applicant(s)		
09/619,510	BERG, GERT		
Examiner	Art Unit		
Robert A Siconolfi	3683		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

The Appeal Brief filed on <u>26 June 2002</u> is defective for failure to comply with one or more provisions of 37 CFR 1.192(c). See MPEP § 1206.

To avoid dismissal of the appeal, applicant must file IN TRIPLICATE a complete new brief in compliance with 37 CFR 1.192 (c) within the longest of any of the following three TIME PERIODS: (1)ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer; (2) TWO MONTHS from the date of the notice of appeal; or (3) within the period for reply to the action from which this appeal was taken. EXTENTIONS OF THESE TIME PERIODS MAY BE GRANTED UNDER 37 CFR 1.136.

1. The brief does not contain the items required under 37 CFR 1.192(c), or the items are not under the proper

		hea	neading or in the proper order.		
2.			The brief does not contain a statement of the status of all claims, pending or cand appealed claims (37 CFR 1.192(c)(3)).	celled, or does not identify the	!
3.			At least one amendment has been filed subsequent to the final rejection, and the statement of the status of each such amendment (37 CFR 1.192(c)(4)).	brief does not contain a	
4.			The brief does not contain a concise explanation of the claimed invention, referring and line number and to the drawing, if any, by reference characters (37 CFR 1.19).		;
5.		The	The brief does not contain a concise statement of the issues presented for review	w (37 CFR 1.192(c)(6)).	
6.	\boxtimes	A s	A single ground of rejection has been applied to two or more claims in this applic	ation, and	
	(a)	\boxtimes	the brief omits the statement required by 37 CFR 1.192(c)(7) that one or mor together, yet presents arguments in support thereof in the argument section of		
	(b)		the brief includes the statement required by 37 CFR 1.192(c) (7) that one or together, yet does not present arguments in support thereof in the argument		all
7.		The	The brief does not present an argument under a separate heading for each issue of	on appeal (37 CFR 1.192(c)(8)).
8.		The	The brief does not contain a correct copy of the appealed claims as an appendix	thereto (37 CFR 1.192(c)(9)).	
9.		Oth	Other (including any explanation in support of the above items):	DACK LAVINDER	
				ADDY DATENT FYAMINER	

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9/18/02

- (C) the filing of an amendment even if it is one which the examiner previous has indicated may place one or more claims in condition for allowance, unless the examiner, in acting on the amendment, disposes of all issues on appeal;
 - (D) the receipt of a letter from the examiner stating that prosecution is suspended, without the examiner withdrawing the final rejection from which appeal has been taken or suggesting claims for an interference, and without an administrative patent judge declaring an interference with the subject application.

Although failure to file the brief within the permissible time will result in dismissal of the appeal, if any claims stand allowed, the application does not become abandoned by the dismissal, but is returned to the examiner for action on the allowed claims. See MPEP § 1215.04. If there are no allowed claims, the application is abandoned as of the date the brief was due. Claims which have been objected to as dependent from a rejected claim do not stand allowed. In a reexamination proceeding failure to file the brief will result in the issuance of the certificate under 37 CFR 1.570.

If the time for filing a brief has passed and the application has consequently become abandoned, the applicant may petition to revive the application, as in other cases of abandonment, and to reinstate the appeal; if the appeal is dismissed, but the application is not abandoned, the petition would be to reinstate the claims and the appeal, but a showing equivalent to that in a petition to revive under 37 CFR 1.137 is required. In either event, a proper brief must be filed before the petition will be considered on its merits.

Where the dismissal of the appeal is believed to be in err